

THOMAS L. GARTHWAITE, M.D. Director and Chief Medical Officer

FRED LEAF
Chief Operating Officer

COUNTY OF LOS ANGELES DEPARTMENT OF HEALTH SERVICES 313 N. Figueroa, Los Angeles, CA 90012 (213) 240-8101

December 2, 2004

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

APPROVAL OF AMENDMENT NO. 2 TO AGREEMENT NO. H-700142 WITH OCULAR PROSTHETICS, INC.

(All Districts) (3 Votes)

IT IS RECOMMENDED THAT YOUR BOARD:

Approve and authorize the Director of Health Services or his designee, to execute Amendment No. 2 to Agreement No. H-700142, substantially similar to Exhibit I, with Ocular Prosthetics, Inc. to extend the term effective January 1, 2005 through December 31, 2005, with an option to renew on a month-to-month basis, through December 31, 2006, for the continued provision of ocular prosthesis services for patients referred by Olive View/UCLA Medical Center (Olive View) and Harbor/UCLA Medical Center (Harbor) with a maximum obligation of \$46,172, net County cost.

PURPOSE/JUSTIFICATION OF THE RECOMMENDED ACTION:

Board approval of the recommended action will extend the term of the Agreement with Ocular Prosthetics, Inc. an additional 12-months with an option to renew on a month-to-month basis, through December 31, 2006, for the continued provision of ocular prosthesis services to patients who have had partial eye contents removal or complete removal of the eye upon referral by Olive View and Harbor Medical Centers.

Gloria Molina First District

Yvonne Brathwaite Burke Second District

> Zev Yaroslavsky Third District

Don Knabe Fourth District

Michael D. Antonovich Fifth District The Honorable Board of Supervisors December 2, 2004 Page 2

FISCAL IMPACT/FINANCING:

The total maximum obligation is \$46,172, of which \$25,000 is for Olive View and \$21,172 is for Harbor. Funding is included in the Fiscal Year 2004-05 Adopted Budget and will be requested in future fiscal years.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS:

On June 17, 2003, the Board approved 71 new Agreements with various service providers under the same terms and conditions as were included in previously existing purchase orders, effective July 1, 2003 through December 31, 2003. Ocular Prosthetics was one of the new Agreements. On December 16, 2003, the Board subsequently approved Amendment No. 1 to the Agreement, and extended the term effective January 1, 2004 through December 31, 2004.

Amendment No. 2 to Agreement No. H-700142 extends the term for the continued provision of ocular prosthesis services for patients referred by Olive View and Harbor, effective January 1, 2005 through December 31, 2005, with an option to renew on a month-to-month basis through December 31, 2006.

The Amendment contains the latest provisions regarding contractor's warranty of adherence to County's child support compliance program, contractor responsibility and debarment, and assignment and delegation.

County Counsel has reviewed and approved the Amendment (Exhibit I) as to use and form.

Attachment A provides additional information.

CONTRACTING PROCESS:

The Amendment is being requested while the Department of Health Services completes a solicitation for competitive bids. The Department will advertise the Request For Proposal on the County's Online Web Site and in local newspapers.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

Approval of the Amendment will allow the Department of Health Services to continue critical ocular prosthesis services for patients referred by Olive View and Harbor Medical Centers.

The Honorable Board of Supervisors December 2, 2004 Page 3

When approved, this Department requires three signed copies of the Board's action.

Respectfully)submitted,

Thomas L. Garthwaite, M.D.

Director and Chief Medical Officer

TLG:ls

Attachments (3)

Chief Administrative Officer c: County Counsel

Executive Officer, Board of Supervisors

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SUMMARY OF AGREEMENT

1. SERVICES:

The Agreement provides ocular prosthesis services to patients referred by Olive View and Harbor Medical Centers.

2. AGENCY ADDRESS AND CONTACT PERSON:

Ocular Prosthetics, Inc. 321 N. Larchmont Boulevard, #711 Los Angeles, California 90024 Stephen E. Haddad, President Telephone: (213) 462-6004

3. <u>TERM OF AGREEMENT</u>:

July 1 2003 through December 31, 2004. Amendment No. 2 extends the Agreement effective January 1, 2005 through December 31, 2005, with an option to renew on a month-to-month basis through December 31, 2006.

4. FINANCIAL INFORMATION:

Amendment No. 2 to H-700142: the total maximum obligation is \$46,172, net County cost, of which \$25,000 is for Olive View and \$21,172 is for Harbor. Funding is included in the Fiscal Year 2004-05 Adopted Budget and will be requested in future fiscal years.

5. PRIMARY GEOGRAPHIC AREA TO BE SERVED:

2nd and 5th Districts.

6. <u>APPROVALS</u>:

Olive View/UCLA Medical Center: Melinda Anderson, CEO

Harbor/UCLA Medical Center: Tecla Mickoseff, CEO

Chief, Contracts and Grants: Cara O'Neill

Senior Deputy County Counsel: Elizabeth J. Friedman

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OCULAR PROSTHESIS SERVICES AGREEMENT

AMENDMENT NO. 2

	THIS AMENDMENT is ma	de and entered into thisday			
of _					
	by and between	COUNTY OF LOS ANGELES (hereafter "County").			
	and	OCULAR PROSTHETICS, INC. (hereafter "Contractor").			

WHEREAS, reference is made to that certain document entitled, "OCULAR PROSTHESIS SERVICES AGREEMENT", dated June 17, 2003, and further identified as County Agreement No. H-700142, and any amendments thereto (all hereafter referred to as "Agreement"); and

WHEREAS, it is the intent of the parties hereto to amend the Agreement to extend its term and make the changes described hereinafter; and

WHEREAS, Agreement provides that changes may be made in the form of a written amendment which is formally approved and executed by the parties.

NOW, THEREFORE, the parties agree as follows:

1. This Amendment shall become effective on January 1, 2005.

- 2. Exhibit A-2 and Schedules C-1 and D-1, attached hereto and incorporated herein by reference shall be added to the Agreement.
- 3. The first paragraph of Paragraph 1, <u>TERM</u>, of the Agreement shall be revised to read as follows:

"1. <u>TERM</u>:

- A. The term of this Agreement shall commence on July 1, 2003, and shall continue in full force and effect to and including December 31, 2005, unless sooner canceled or terminated as provided herein.
- B. Contingent upon available funding, the term shall be extended, on a month-to-month basis, through December 31, 2006, unless sooner canceled or terminated as provided herein. All terms of this Agreement in effect at the time of extending the term shall remain in effect for the duration of the extension."
- 4. Subparagraph A of Paragraph 2, <u>DESCRIPTION OF SERVICES</u>, of the Agreement shall be revised to read as follows:

"2. DESCRIPTION OF SERVICES:

A. Contractor shall provide services at Olive View/UCLA Medical Center and Harbor/UCLA Medical Center in the form as described in the body of this Agreement and Exhibits "A-1" and "A-2", "Statement of Work", attached hereto and incorporated herein by reference."

- 5. Subparagraph C of Paragraph 4, <u>BILLING AND PAYMENT</u>, of the Agreement shall be revised to read as follows:
 - "C. Payment by County hereunder shall be made within thirty (30) days after receipt of a billing statement which is deemed to be complete and correct by DHS' Medical Facility Materials Manager, and/or the County's Auditor-Controller, or his/her duly authorized representative, and in accordance with Exhibit A-2 and Schedules C-1 and D-1."
- 6. Paragraph 5, MAXIMUM OBLIGATION OF COUNTY, of the Agreement shall be revised to read as follows:
 - "5. MAXIMUM OBLIGATION OF COUNTY: During the period of July 1 2003 through December 31, 2003, the County maximum obligation of County for all services provided hereunder shall not exceed Thirty-Three Thousand Eight Hundred and Ninety Dollars (\$33,890).

During the period of January 1, 2004 through

December 31, 2004, the maximum obligation of County for all
services provided hereunder to the Harbor/UCLA Medical

Center shall not exceed Twenty-One Thousand, One Hundred

Seventy Two Dollars (\$21,172).

During the period of January 1, 2004 through December 31, 2004, the maximum obligation of County for all services provided hereunder to the Olilve View/UCLA Medical Center shall not exceed Fifty Thousand Dollars (\$50,000).

During the period of January 1, 2005 through

December 31, 2005, the maximum obligation of County for

services provided shall not exceed Forty-Six Thousand, One

Hundred Seventy-One Dollars (\$46,172), of which Twenty-Five

Thousand Dollars (\$25,000) is allocated for Olive View/UCLA

Medical Center and Twenty-One Thousand One Hundred Seventy
Two Dollars (\$21,172) is allocated for Harbor/UCLA Medical

Center.

The maximum obligation for services performed during the extension period shall not exceed Forty-Six Thousand,

One Hundred Seventy-One Dollars (\$46,172), of which TwentyFive Thousand Dollars (\$25,000) is allocated for Olive

View/UCLA Medical Center and Twenty-One Thousand One Hundred

Seventy-Two Dollars (\$21,172) is allocated for Harbor/UCLA

Medical Center."

- 7. Subparagraph B of Paragraph 20, <u>NOTICES</u>, shall be revised to read as follows:
 - "B. Notices to Contractor shall be addressed as follows:

Ocular Prosthetics, Inc.
321 North Larchmont Boulevard #711
Los Angeles, California 90004
Attention: Stephen E. Haddad, President"

- 8. Subparagraph B of Paragraph 27, TERMINATION FOR BREACH
 OF WARRANTY TO MAINTAIN COMPLIANCE WITH COUNTY'S CHILD SUPPORT
 COMPLIANCE PROGRAM, of the Additional Provisions shall be
 revised to read as follows:
 - "B. TERMINATION FOR BREACH OF WARRANTY TO MAINTAIN

 COMPLIANCE WITH COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM:

 Failure of Contractor to maintain compliance with the requirements set forth in Contractor's Warranty of Adherence to County's Child Support Compliance Program Paragraph immediately above, shall constitute default by Contractor under this Agreement. Without limiting the rights and remedies available to County under any other provision of this Agreement failure of Contractor to cure such default within ninety (90) calendar days of written notice shall be grounds upon which County may terminate this contract pursuant to the TERM AND TERMINATION Paragraph of the body of this Agreement, and pursue debarment of Contractor, pursuant to County Code Chapter 2.202."
- 9. Paragraph 39, <u>CONTRACTOR RESPONSIBILITY AND DEBARMENT</u>, of the Additional Provisions shall be revised to read as follows:
 - "39. CONTRACTOR RESPONSIBILITY AND DEBARMENT:
 - A. A responsible Contractor is a Contractor who

has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity, and experience to satisfactorily perform the contract. It is County's policy to conduct business only with responsible contractors.

- B. Contractor is hereby notified that, in accordance with Chapter 2.202 of the County Code, if County acquires information concerning the performance of Contractor on this or other contracts, which indicates that Contractor is not responsible, County may, in addition to other remedies provided in the contract, debar Contractor from bidding or proposing on, or being awarded, and/or performing work on County contracts for a specified period of time not to exceed three (3) years, and terminate any or all existing contracts Contractor may have with County.
- C. County may debar Contractor if Board of
 Supervisors finds, in its discretion, that Contractor
 has done any of the following: (1) violated a term of a
 contract with County or a nonprofit corporation created
 by County, (2) committed any act or omission which
 negatively reflects on Contractor's quality, fitness,
 or capacity to perform a contract with County, any
 other public entity, or a nonprofit corporation created

by County, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of business integrity or business honesty, or (4) made or submitted a false claim against County or any other public entity.

- D. If there is evidence that Contractor may be subject to debarment, Director will notify Contractor in writing of the evidence which is the basis for the proposed debarment and will advise Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.
- E. The Contractor Hearing Board will conduct a hearing where evidence on proposed debarment is presented. Contractor and/or Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, Contractor Hearing Board shall prepare a tentative proposed decision, which shall contain a recommendation regarding whether Contractor should be debarred, and if so, the appropriate length of time of the debarment. Contractor and Department shall be provided an opportunity to object to the tentative proposed decision prior to its presentation to the Board of Supervisors.

- F. After consideration of any objections, or if no objections are submitted, a record of the hearing, the proposed decision and any other recommendation of the Contractor Hearing Board shall be presented to the Board of Supervisors. The Board of Supervisors shall have the right at its sole discretion to modify, deny, or adopt the proposed decision and recommendation of the Hearing Board.
- G. These terms shall also apply to any subcontractors of County Contractors."
- 10. Paragraph 45, <u>PROHIBITION AGAINST ASSIGNMENT AND DELEGATION</u>, shall be added to the Additional Provisions of the Agreement and shall read as follows:

"45. PROHIBITION AGAINST ASSIGNMENT AND DELEGATION:

A. Contractor shall not assign its rights or delegate its duties under this Agreement, or both, whether in whole or in part, without the prior written consent of County. Any assignment or delegation which does not have such prior County consent shall be null and void. For purposes of this Paragraph, such County consent shall require a written amendment to this Agreement which is formally approved and executed by the parties. Any billings to County by any delegatee or assignee on any claim under this Agreement, absent

such County's consent, shall not be paid by County.

Any payments by County to any delegatee or assignee on any claim under this Agreement, in consequence of any such County consent, shall reduce dollar for dollar any claims which Contractor may have against County and shall be subject to setoff, recoupment or other reduction of claims which County may have against Contractor, whether under this Agreement or otherwise.

В. Shareholders or partners, or both, of Contractor may sell, exchange, assign, divest, or otherwise transfer any interest they may have therein. However, in the event any such sale, exchange, assignment, divestment or other transfer is effected in such a way as to give majority control of Contractor to any person(s), corporation, partnership or legal entity other than the majority controlling interest therein at the time of execution of this Agreement, then prior written consent thereof by County's Board of Supervisors shall be required. Any payments by County to Contractor on any claim under this Agreement shall not waive or constitute such County consent. Consent to any such sale, exchange, assignment, divestment, or other transfer shall be refused only if County, in its sole judgement,

determines that the transferee(s) is (are) lacking in experience, capability and financial ability to perform all Agreement services and other work. This in no way limits any County right found elsewhere in this Agreement, including, but not limited to, any right to terminate this Agreement."

11. Except for the changes set forth hereinabove,
Agreement shall not be changed in any respect by this
Amendment.

IN WITNESS WHEREOF, the Board of Supervisors of the County of Los Angeles has caused this Amendment to be subscribed by its

Director of Health Services, and Contractor has caused this

Amendment to be subscribed in its behalf by its duly authorized officer, the day, month and year first above written.

COUNTY OF LOS ANGELES

		Chomas L. Garthwaite, M.D. Sector and Chief Medical Officer
	OCULAR	PROSTHETICS, INC. Contractor
		Contractor
	***************************************	Signature
	Ву	
		Printed Name
·	Title	(AFFIX CORPORATE SEAL)
APPROVED AS TO FORM BY THE OFFICE OF THE CO	UNTY COU	UNSEL
APPROVED AS TO CONTRACT ADMINISTRATION:		
Department of Health Se	rvices	
Ву		
Irene E. Riley, Di: Contract Administra		
11/04 ls:ocularamend2.wpd		

OCULAR PROSTHETICS STATEMENT OF WORK

OCULAR PROSTHESIS SERVICES AGREEMENT January 1, 2005 through December 31, 2005

1. <u>CONTRACTOR PERSONNEL:</u>

A. Contractor shall designate an administrator to lead and coordinate Contractor's day-to-day provision of ocular prosthesis services hereunder. Upon request by Director, Contractor's administrator shall be available at all reasonable times (Monday through Saturday, 8:00 a.m. to 5:00 p.m.) to explain the services it is providing to County hereunder; such explanation shall include, but not be limited to, providing oral presentations on behalf of the Director, and upon Director's request, providing written reports to each appropriate County facility receiving services herein.

Contractor shall notify County, in writing, of the name, telephone (e.g., cellular [cell phone]), pager, and facsimile/FAX number(s) of Contractor's designated day-to-day administrator within ten (10) calendar days prior to the effective date of this Agreement.

B. Contractor's administrator shall be responsible for determining daily work duties, staffing levels, scheduling, and staffing hours needed to properly provide

ocular prosthesis services hereunder, which shall be prepared in writing and submitted to the Director for approval, before any such services are provided. During the term of this Agreement, Contractor shall have available and shall provide upon request to authorized representatives of Director, the names of Contractor's staff (including any subcontractor staff), their titles, professional degrees (if any), salary history, and experience in providing services hereunder.

- C. Contractor's administrator shall institute and maintain appropriate supervision of all persons providing services pursuant to this Agreement. Further, unless directed pursuant to this Agreement by Director to do otherwise, Contractor shall work independently on designated assignments in accordance with the Statement of Work duties contained hereunder.
- D. Contractor assumes the sole responsibility for the timely completion of all activities assigned or to be performed hereunder.
- 2. <u>COUNTY PERSONNEL</u>: County does not anticipate assigning County personnel or employees to assist Contractor on a full-time or even a part-time basis regarding services to be provided by Contractor pursuant to this Agreement. However, County personnel will be made available to Contractor at the discretion of Director to provide necessary input and assistance in order to

answer questions and provide necessary liaisons between Contractor and County. In any event, County further will provide Contractor with an appropriate contact person at each work site location to be served under this Agreement.

3. <u>SERVICES TO BE PROVIDED BY CONTRACTOR</u>: Contractor shall provide ocular prosthesis services as indicated on the attached Exhibit A-2 and Schedules C-1 and D-1.

4. PAYMENT:

- (1) Subject to the terms and conditions of this

 Agreement and upon receipt of a complete and correct billing

 statement, and upon approval by Director of same, County

 shall reimburse Contractor within thirty (30) calendar days

 in arrears upon receipt of Contractor's billing(s). County

 shall pay for all services which County considers complete

 and correct. Payment for incorrect billings shall be

 included when resolved in the next payment cycle.
- (2) County shall compensate Contractor in arrears in accordance with the following rate schedules set forth hereinbelow and further described in Schedules C-1 and D-1.
- (3) Director shall evaluate all services and tasks performed by Contractor. If, in Director's sole discretion, a service/task is not satisfactorily performed, Director shall provide Contractor with a written assessment of the deficiencies. Contractor shall, within ten (10) working days of receipt of Director's deficiency notification,

remedy the identified deficiencies, at no additional cost to County. This approval process shall be repeated until Director deems all deficiencies have been remedied. Unless and until Contractor remedies all identified deficiencies, County shall not have any obligation to pay Contractor for the deficient work.

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OCULAR PROSTHETICS, INC. HARBOR/UCLA MEDICAL CENTER FEE SCHEDULE

January 1, 2005 through December 31, 2005 and

January 1, 2006 through December 31, 2006

Fee for Service Not to Exceed \$21,172.00

Procedure Code	Description	Rate
*V2623	PROSTHETIC EYE; PLASTIC, CUSTOM (Includes 90 Days Followup Service)	\$ 959.84
*V2624	POLISH/RESURFACING OF OCULAR PROSTHESIS	48.82
*V2625	ENLARGEMENT OF OCULAR PROSTHESIS	346.16
*V2626	REDUCTION OF OCULAR PROSTHESIS	213.33
*V2627	SCLERAL COVER SHELL (Includes 90 days follow-up Service)	1033.36
*V2628	FABRICATION AND FITTING OF OCULAR CONFORMER	244.00
V2629PA	PEG ATTACHMENT FOR H.A. IMPLANT	250.00
V2629HAT	HYDROXY APPATITE DRILLING TEMPLATE	225.00
V2629SLP	SELF-LUBRICATING PROSTHESIS MODIFICATION	462.50
V2629SS	OCULAR PLASTIC SURGICAL SPARING TECHNIQUE	975.00
V2629TS	TRANSPARENT TRIAL LENS	275.00
42280	IMPRESSION OF EYE SOCKET	50.00
99213	OFFICE VISIT FOLLOW-UP	42.50
99215	OFFICE VISIT COMPREHENSIVE	55.00
99243	EXAMINATION AND HISTORY	70.00
99244	OFFICE VISIT-EXAM AND HISTORY EXTENDED	60.00
99245	OFFICE VISIT-COMPLEX CONSULT	70.00
99070	PLASTER STUDY MODEL	42.50

Note: Any service not listed should be paid at 70% of the billed amount. For senior members, services will be paid at 100% of RBRVS rates. For Medi-Cal members, services will be paid at current allowable Medi-Cal rates. For Medi-Care members, services will be at current allowable Medi-Care rates.

^{*} Indicates current allowable Medicare rates.

SCOPE OF SERVICES

Custom Ocular Prosthesis and Fitting (V2623):

For Enucleation and Evisceration, this service includes all design work, conformer if necessary, labor, materials, fabrication, and fitting of a highest quality impression molded ocular prosthesis. Also includes training and 6 month follow-up service.

Polish of Ocular Prosthesis (V2624):

Complete removal of all accumulated discharge, scratches, etc. with fine pumice, followed by waxing, buffing, disinfecting and reinserting.

Enlargement of Ocular Prosthesis (V2625):

Includes all labor and material necessary to enlarge an existing prosthesis which needs to be reset and resized. Includes all adjustments and repolishing.

Reduction of Ocular Prosthesis (V2626):

Includes all labor and material necessary to reduce an existing prosthesis which needs to be reset and resized. Includes all adjustments and repolishing.

Scleral Cover Shell Prosthesis and Fitting (V2627):

For Phthisis Bulbi this service includes all design work, labor, materials, feasibility study, fabrication and fitting of highest quality scleral cover shell prosthesis. Also includes training and 6 month follow-up service.

Fabrication and Fitting of Ocular Conformer (V2628):

Includes all labor and materials necessary to construct, fit and adjust a conformer for post surgical use or expansion of eye socket.

Transparent Trail Shell (V2629TS):

Includes all labor and materials needed to design, construct, fit and adjust a transparent clear shell for Phthisis Bulbi and Congenital Microphthalmia.

OCULAR PROSTHETICS, INC. OLIVE VIEW/UCLA MEDICAL CENTER FEE SCHEDULE

January 1, 2005 through December 31, 2005 and

January 1, 2006 through December 31, 2006

Fee for Service Not to Exceed \$25,000

Procedure Code	Description	Rate
*V2623	PROSTHETIC EYE; PLASTIC, CUSTOM (Includes 90 Days Followup Service)	\$ 959.84
*V2624	POLISH/RESURFACING OF OCULAR PROSTHESIS	48.82
*V2625	ENLARGEMENT OF OCULAR PROSTHESIS	346.16
*V2626	REDUCTION OF OCULAR PROSTHESIS	213.33
*V2627	SCLERAL COVER SHELL (Includes 90 days follow-up Service)	1033.36
*V2628	FABRICATION AND FITTING OF OCULAR CONFORMER	244.00
V2629PA	PEG ATTACHMENT FOR H.A. IMPLANT	250.00
V2629HAT	HYDROXY APPATITE DRILLING TEMPLATE	225.00
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99070	PLASTER STUDY MODEL	42.50

Note: Any service not listed should be paid at 70% of the billed amount. For senior members, services will be paid at 100% of RBRVS rates. For Medi-Cal members, services will be paid at current allowable Medi-Cal rates. For Medi-Care members, services will be at current allowable Medi-Care rates.

^{*} Indicates current allowable Medicare rates.

SCOPE OF SERVICES

Custom Ocular Prosthesis and Fitting (V2623):

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Polish of Ocular Prosthesis (V2624):

Complete removal of all accumulated discharge, scratches, etc. with fine pumice, followed by waxing, buffing, disinfecting and reinserting.

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Includes all labor and material necessary to enlarge an existing prosthesis which needs to be reset and resized. Includes all adjustments and repolishing.

Reduction of Ocular Prosthesis (V2626):

Includes all labor and material necessary to reduce an existing prosthesis which needs to be reset and resized. Includes all adjustments and repolishing.

Scleral Cover Shell Prosthesis and Fitting (V2627):

For Phthisis Bulbi this service includes all design work, labor, materials, feasibility study, fabrication and fitting of highest quality scleral cover shell prosthesis. Also includes training and 6 month follow-up service.

Fabrication and Fitting of Ocular Conformer (V2628):

Includes all labor and materials necessary to construct, fit and adjust a conformer for post surgical use or expansion of eye socket.

Transparent Trail Shell (V2629TS):

Includes all labor and materials needed to design, construct, fit and adjust a transparent clear shell for Phthisis Bulbi and Congenital Microphthalmia.